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Attorneys for Defendants Countrywide Bank, FSB and Angelo Mozilo
 [sued erroneously as "Angelo Mancello"]

UNITED STATES DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA

LUZ-MARIA URZUA, CESAR) Case No.: C 07-05903 JSW
ANCHANTE-MARTINELLI)
Sramineus Homo, US Vessel) Hon. Jeffrey S. White
) Courtroom: 2
Libellant,)
) Related Case No. C 07-5906 JSW
V.) Related Case No. C 07-5932 JSW
) Related Case No. C 07-5931 JSW
COUNTRYWIDE BANK, ANGELO) Related Case No. C 07-6349 JSW
MANCELLO, PRESIDENT, US Vessel)
DOES, ROES, and MOES 1-100 et al,) File Date: November 21, 2007
US Vessel sand) Trial Date: Not Assigned
)
Libellees,)
)

Luz-Maria: Urzua, Cesar: Anchante-Martinetti) NOTICE OF NON-RECEIPT OF
Lien Holder of the Vessel, the Real Party In) OPPOSITION TO MOTION TO DISMISS
Interest, Lawful Woman, Man Injured Third)
Party Intervener/Petitioner/Libellant,) Date: April 4, 2008
) Time: 9:00 a.m.
V.) Coutroom: 2
)
COUNTRYWIDE BANK, ANGELO)
MANCELLO, PRESIDENT, U.S. Vessel)
DOES, ROES, and MOES 1-100 et al)
US VESSELS)
INDIVIDUALLY AND SEVERALLY)
Third Party Defendants/Libellees)
)

1 Defendant Countrywide Bank ("Countrywide") has not received an opposition to its
2 motion to dismiss. The hearing on the motion to dismiss is calendared for April 4, 2008, at 9:00
3 a.m., in Courtroom 2 of the above-entitled court.

4 Plaintiffs Luz-Maria Urzua and Cesar Anchante-Martinetti ("Plaintiffs") were to file and
5 serve their opposition by March 11, 2008. As of the date of this reply, Countrywide has not
6 received any opposition to the motion to dismiss.

7 Due to the failure to timely file and serve an opposition, an inference has been created
8 that the motion to dismiss is meritorious. In light of Plaintiffs' failure to oppose the motion, and
9 for all the reasons set forth in the moving papers, Countrywide hereby requests that its motion to
10 dismiss be granted.

11
12 DATED: March 13, 2008

By: 

SANFORD SHATZ

Attorneys for Defendants

Countrywide Bank, FSB and Angelo Mozilo
[sued erroneously as "Angelo Mancello"]

PROOF OF SERVICE

I am over the age of 18 years and not a party to the within action. I am employed by Countrywide Home Loans, Inc. My business address is 5220 Las Virgenes Road, MS: AC-11, Calabasas, California 91302.

On March 13, 2008, I served NOTICE OF NON RECEIPT OF OPPOSITION TO MOTION TO DISMISS on each person or entity name below by enclosing a copy in an envelope addressed as shown below and placing the envelope for collection and mailing on the date and at the place shown below following our ordinary office practices. I am readily familiar with the practice of this office for collection and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service in a sealed envelope with postage fully prepaid.

Date of Mailing: March 13, 2008

Place of Mailing: Calabasas, California

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made.

Executed on March 13, 2008, at Calabasas, California.


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